IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION (DAYTON)

	EXHIBIT	
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THE PROCTER & GAMBLE COMPANY,)))
Plaintiff/Counterclaim-Defendant,) Civil Action No.: C-1-02-393
v.	Hon. Walter Herbert Rice (C.J.) Hon. Michael R. Merz
THE COCA-COLA COMPANY,	(Magistrate)
Defendant/Counterclaim-Plaintiff.	May 30, 2003

PRIVILEGE LOG

The Procter & Gamble Co. v. The Coca-Cola Co., Civil Action No. C-1-02-393

The Coca-Cola Co.'s Privileged Documents Log Produced on 5/30/2003

Bates Range	Document Date	Author(s)	Recipient(s)	Basis For Privilege	Type Of Privilege
P0001	4/13/1993	A. Puri	J. DeLeon	ondence between employees	Attorney-client
			A. Ling W. Lee	and in-house counsel of The Coca-Cola Company and (The Minute Maid Company (collectively "Coca-Cola").	("A/C")
			L. Metcalf	The purpose of this document is to request and facilitate	
			T. Maculan	legal advice concerning a potential infringement	
				investigation of a Coca-Cola patent. Because this	
-		~	R. San Miguel	document contains confidential information snared	
				for the purpose of requesting and facilitating legal advice	
				concerning a potential patent infringement investigation	
				of a Coca-Cola patent, it is protected from discovery by	
				V. United States, 449 U.S. 383, 390-97 (1981); In re	
				2000); Long v. Anderson Univ., 204 F.R.D. 129, 133	
				(S.D. Ind. 2001); McCook Metals L.L.C. v. Alcoa Inc.,	
				_	
				Beecham v. Apotex Corp., 193 F.R.D. 530, 537-38 (N.D.	
				1000), Wilstell V. Sail Hopal Collabilitiati Master	
				United Healthcare Corp., 154 F.R.D. 172, 176-78 (S.D.	
				Ohio 1992); John Labatt, Ltd. v. Molson Breweries, 898	
				F. Supp. 471, 474 (E.D. Mich. 1995); Eutectic Corp. v.	
				Metco, Inc., 180 U.S.P.Q. 570, 573 (E.D.N.Y. 1973).	
P0002 -	2/18/1988	W. Lee	W. Brooks	Confidential interoffice memorandum with attached letter A/C	A/C
P0022		A. Breneisen	A. Clark	prepared by Coca-Cola's in-house counsel, W. Lee, and	
			G. Jackson	Coca-Cola's external counsel, A. Breneisen, and	
			F. Meyer	received by Coca-Cola employees, and other Coca-Cola	
			A. Turi	in-house counsel, G. Jackson and J. Louchstone. The	
			J. Touchstone	purpose of these documents is to relay legal advice and	
_			C. Varsel	analysis concerning a potential patent infringement	
			M. Gollin	investigation from Coca-Cola's external counsel.	
				Because these documents contain confidential	
				information shared between Coca-Cola's in-house	
				counsel, employees, and external counsel for the	
				purpose of providing legal advice and analysis	
				concerning a potential patent infringement investigation	

Confidential and Subject to Protective Order Dated 03/18/2003
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The Coca-Cola Co.'s Privileged Documents Log Produced on 5/30/2003

Bates Range	Document	Author(s)	Recipient(s)	Basis For Privilege	Type Of Privilege
	Date				
P0028 - P0029	5/20/1982	C. Varsel	E. Kully A. Clark	Confidential interoffice memorandum exchanged between Coca-Cola's employees and in-house counsel.	A/C
			J. Mower	The memorandum contains legal advice from Coca-	
			J. Parker	Cola's in-house counsel regarding statutory	
			J. Touchstone	test-marketing permit. Because this memorandum	
				contains confidential information shared among Coca-	
				Cola's employees and in-house counsel for the purpose	
				of summarizing and relaying legal advice from Coca-	
				requirements for petitioning the FDA for a temporary test	
				attorney-client privilege. See e.g. (Injohn 449 S. at	
				390-97; McCook, 192 F.R.D. at 253-55.	
P0030 -	4/27/1988	W. Lee	A. Nelson	Confidential letter with attached memorandum	A/C
P0031			A. Puri	exchanged between Coca-Cola's in-house counsel, W.	
				Lee, Coca-Cola's outside counsel, A. Nelson, and a	
			C. Varsel	Coca-Cola employee, A. Puri. The purpose of the letter	
				is to request legal advice collecting strategy for	
				prior art, and a potential patent infringement	
				investigation. The purpose of the attached	
				memorandum is to memorialize and relay legal advice	
		7		and analysis of the prior art performed at the direction of	
				documents contain confidential information shared	
				between Coca-Cola's in-house and external counsel for	
				the purpose of requesting legal advice and analysis	
				concerning a potential patent infringement based on	
				existing patent law, they are protected from discovery by	
				the attorney-client privilege. See, e.g., Upjohn, 449 U.S.	
				at 390-97; Spalding, 203 F.3d at 806; McCook, 192	
				F.R.D. at 253-55; Smithkline, 193 F.R.D. at 537-38.	
P0032	3/22/1988	W. Lee	A. Kirchhofer	Confidential interoffice memorandum prepared by Coca-	A/C
			A. Clark	Cola's in-house counsel, W. Lee, and received by Coca-	
			A. Furi	Cold employees. The purpose of this memoralidum is to	

	cument 53-3 Filed 10/22/2003 Page 4 of 5	
P0129 – P0132	P0128	Bates Range
2/16/1988	5/24/1988	Document
A. Puri	W. Lee	The Pro
W. Lee A. Clark J. DeLeon C. Varsel	A. Clark A. Puri	e Coca-Cola Co.'s Pri
Confidential interoffice memorandum prepared by a Coca-Cola employee at the direction of Coca-Cola's inhouse counsel, W. Lee, and received by other Coca-Cola employees. The purpose of this memorandum is to facilitate legal advice concerning strategy for seeking patent protection based on a patentability and potential patent infringement analysis performed under the direction of Coca-Cola's in-house counsel, W. Lee. Because this memorandum contains confidential information shared between Coca-Cola's in-house counsel and employees for the purpose of facilitating and relaying legal advice and analysis regarding strategy for securing Coca-Cola's legal right to the broadest scope of patent protection allowable under existing law, as well as a potential patent infringement	application and strategy for seeking patent protection, they are protected from discovery by the attorney-client privilege. See, e.g., Upjohn, 449 U.S. at 390-97; Spalding, 203 F.3d at 806; McCook, 192 F.R.D. at 253-55. Confidential interoffice memorandum exchanged between Coca-Cola's in-house counsel, W. Lee, and employees. The purpose of this memorandum is to provide legal advice concerning foreign patent filing strategy in light of existing law, and request instructions for securing foreign patent protection. Because this memorandum contains confidential information shared between Coca-Cola's in-house counsel and employees for the purpose of providing legal advice concerning foreign patent filing strategy in light of existing law, and requesting instructions for securing foreign patent protection, it is protected from discovery by the attorney-client privilege. See, e.g., McCook, 192 F.R.D. at 253-55.	The Procter & Gamble Co. v. The Coca-Cola Co., Civil Action No. C-1-02-393 The Coca-Cola Co.'s Privileged Documents Log Produced on 5/30/2003 thor(s) Recipient(s) Basis For Privilege
A/C	A/C	Type Of Privilege

P0141 – P0143

1/7/1988

M. Taylor

A. Puri

G. Jackson

U.S.P.Q. at 573.

|at 253-55; S*mithkline*, 193 F.R.D. at 537-38; *John*

Labatt, 898 F. Supp. at 474; Eutectic Corp., 180

J. DeLeon A. Clark A. Kirchhofer

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Bates Range	Document Date	Author(s)	Recipient(s)	Basis For Privilege	Type Of Privilege
				390-97; <i>Spalding</i> , 203 F.3d at 806; <i>McCook</i> , 192 F.R.D. at 253-55; <i>Smithkline</i> , 193 F.R.D. at 537-38; <i>John Labatt</i> , 898 F. Supp. at 474; <i>Eutectic Corp.</i> , 180 at 573.	
P0133 - P0140	4/15/1988	A. Puri	W. Lee A. Clark		A/C
			C. Varsel	Cola's in-house counsel, other employees, and outside counsel. The purpose of this memorandum is to	
				memorialize a patentability analysis performed at the request of Coca-Cola's in-house counsel and facilitate	
				seeking patent protection, and a potential patent	
-				infringement investigation. Because this memorandum contains confidential information shared between Coca-	
				Cola's employees, in-house counsel, and outside	
				counsel for the purpose of memorializing a patentability analysis performed at the request of Coca-Cola's in-	
				house counsel, and facilitating legal advice and analysis	
				concerning strategy for securing patent protection and a potential patent infringement investigation in light of	
		•		existing patent law, it is protected from discovery by the	
				attorney-client privilege. See, e.g., Upjohn, 449 U.S. at	
				390-97; Spalding, 203 F.3d at 806; McCook, 192 F.R.D.	

guidelines for the marketing, manufacture, and sale of a

regarding strategy for complying with regulatory

in-house counsel for the purpose of seeking legal advice information shared between Coca-Cola's employees and

Because this memorandum contains confidential

new product in light of existing FDA regulations.

strategy for the marketing, manufacture, and sale of a

memorandum is to relay legal advice concerning

house counsel, J. Touchstone. The purpose of this

between Coca-Cola's outside counsel, M. Taylor, and in-

Confidential interoffice memorandum exchanged